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CONFIDENTIAL

July 6, 2000

By Overnight Mail

Christopher G. Karras, Esq. Dechert Price & Rhoads 4000 Bell Atlantic Tower 1717 Arch Street Philadelphia, PA 19103-2793

RE: <u>Eicotech Corporation/ZonePerfect Nutrition Company</u>

Dear Mr. Karras:

I have received no response from you, and am again requesting a response, to my May 22, 2000 letter (attached hereto as Exhibit A), which describes the following illegal conduct of Eicotech Corporation/ZonePerfect Nutrition Company (the "Company" or "Eicotech") and Christopher Baker: (1) the errors and omissions in Eicotech's April 24, 2000 Notice of Action by Less than Unanimous Written Consent of Stockholders and the evident intent to engage in illegal issuance of stock options; (2) the unlawful mislabeling of the Company's products; (3) the nonconformance of the Company's products with the Zone Diet principles developed by Dr. Barry Sears and unlawful use of his name and likeness relating thereto; (4) the fraudulent registration of trademarks in connection with Dr. Sears' books, which both you and Mr. Baker had previously and expressly assured us were being withdrawn; and (5) Christopher Baker's interested transactions with the Company. As you know, we are pursuing Dr. Sears' petitions for cancellation of the fraudulent trademarks.

Dr. Sears has also obtained an analysis of the fish oil and long-chain Omega-3 fatty acid eicosapentaenoic acid content of the bars sold by the Company. The following lot numbers of the Company's products contained no fish oil or any of the long-chain Omega-3 fatty acid eicosapentaenoic acid, both of which are expressly listed as ingredients on the labeling of the Company's products:

Product	Lot #
Zone Perfect Honey Peanut	2B0055
ZonePerfect Chocolate Fudge	2A0011
ZonePerfect Almond Crunch	2B0094
ZonePerfect Strawberry Yogurt	1A0094
ZonePerfect Chocolate Raspberry Supreme	1A0080
ZonePerfect Apple Cinnamon Crunch	1A0060

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ZonePerfect Strawberry Fruit Crunch	1A0027
Eicotech Honey Peanut	2B9363

The Company's continuing and fraudulent use of Dr. Sears' name and likeness on these mislabeled bars not only violates the Stock Purchase Agreement between the parties and constitutes a tort, but also violates FDA and other state and federal regulations. The Company's failure to address these concerns and the other serious issues raised in my May 22 letter exemplifies the Company's continuing bad faith and callous disregard for its contractual, regulatory, and other legal obligations.

Your client is hereby again requested to rectify all of the matters described in this letter as soon as possible.

cc: Barry D. Sears, Ph.D.

Douglas Sears